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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 29th October,

Issu No		Issued by	Subject
158	G.S.R. 1009, dated 29th October, 1958.	Ministry of Food Agriculture.	and Amendment in the Bihar Foodgrain (Export Control) Order, 1957.
159	G.S.R. 1047, dated 29th October, 1958	Do.	Rescinding the Himachal Pradesh Seed Potato (Control) Order, 1958.
	G.S.R. 1048, dated 28th October, 1958.	Do.	Amendment in the Rice and Paddy (West Bengal) Second Price Control Order, 1958.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publication, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (1)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

CORRIGENDUM

New Delhi, the 31st October 1958

G.S.R. 1054.—In the Ministry of Law Notification No S.R.O. 3084-A (C.L.S.R.), dated the 25th September, 1957, regarding the Central Legal Service Rules, 1957, published at pages 2414/1 to 2414/4 of Part II, Section 3 of the Gazette of India, Extraordinary, dated the 27th September, 1957, the following Correction shall be made, namely:—

On page 2414/1, in clause (d) of Rule 7, for the words "ten yeards occurring in the second line of the clause, read "seven years":

[No. F.34(10)/58-Adm.I]

B. N. LOKUR, Jt. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 30th October 1958

G.S.R. 1055.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following amendments in the Indian Administrative Service (Pay) Rules, 1954, namely:—

Amendments

In Schedule II to the said Rules,

- (1) for clause (ii), beginning with the words 'assumed pay means' and ending with 'in the selection grade', the following shall be substituted, namely:—
 - "(ii) 'assumed pay' means the pay, which an officer of a State Civil Service, officiating or confirmed in a selection grade, would have drawn in the ordinary time-scale (which does not include selection grade) of his service, had he not been officiating or confirmed in the selection grade.";
 - (2) in Section I,
- (a) for the substantive part of clause (1), the following shall be substituted, namely:--
 - "(1) The initial pay of a promoted officer shall be fixed at the stage of the Indian Administrative Service senior time-scale next above the amount equal to his actual pay in the ordinary time-scale or his assumed pay, as the case may be, increased at the rate of one increment in the senior time-scale of the Indian Administrative Service for every three years of service in the State Civil Scrvice. The resultant increase should be subject to a minimum of Rs. 200 and a maximum of Rs. 300 over his pay in the State Civil Service."
- (b) for clause (i) of the proviso to clause (1), the following shall be substituted, namely:—
 - "(i) where, however, the amount arrived at after the addition of such maximum or minimum increase corresponds to a stage in the senior time-scale of the Indian Administrative Service, the initial pay shall be fixed at that stage and not at the next higher stage; and where it does not correspond to a stage in the senior time-scale of the Indian Administrative Service, the initial pay shall be fixed at the next higher stage of the scale; and";
 - (3) in Section III, for clause (3), the following shall be substituted, namely:-
 - "(3) If a State Civil Service officer holding in an officiating capacity a post in the Indian Administrative Service is promoted substantively to the selection grade of the State Civil Service and there is thus an enhancement of pay in his service, his pay in the senior time-scale of the Indian Administrative Service shall be refixed in accordance with the principles enunciated in Section 1, as if he was appointed to officiate in a post carrying pay in the senior scale of the Indian Administrative Service with effect from the date of such enhancement".

[No. 13/1/58-AIS(III).]

S. P. MUKERJEE, Under Secy.

New Delhi, the 30th October 1958

G.S.R. 1056.—In exercise of the powers conferred by section 15 of the Notaries Act, 1952 (53 of 1952), the Central Government hereby makes the following further amendments in the Notaries Rules, 1956, namely.—

In the said Rules -

- (a) in clause (b) of rule 3, before the words "a legal practitioner", the words "practising as" shall be inserted.
- (b) In sub-rule (3) of rule 8, after the word "rejected", the words "or allowed in respect of only a part of the area to which it relates" shall be inserted.

- (c) after rule 8, the following rule shall be inserted, namely:-
 - "8.A. Extension of area of practice.—A notary public who is already in possession of a certificate of practice in respect of a particular area, may for sufficient reasons, apply for extension of his area of practice. If the original certificate of practice had been issued by a State Government and the new area of practice applied for lies within the territory of that State, the application for extension of the area of practice shall be made to that State Government. In all cases where the original certificate of practice had been issued by the Central Government, the application for extension of the area of practice shall be made to the Central Government. Applications for the extension of the area of practice where the new area lies either wholly outside the State or partly inside and partly outside the State which granted the original certificate shall be made to the Central Government for the Issue of a fresh certificate. The State Government or the Central Government, as the case may be, shall after considering the reasons stated in the application and other factors, pass such orders thereon as it may deem fit. Any extension of the area of practice shall not have the effect of extending the period of validity of the original certificate beyond the period of three years specified in rule 8(4)."
- (d) for rule 9, the following rule shall be substituted, namely:-
 - "9. Fee for the issue, extension or renewal of certificate of practice.—The fee for the issue of a certificate of practice shall be one hundred rupees; the fee for the extension of the area of practice shall be fifty rupees and the fee for the renewal of a certificate of practice shall be twenty-five rupees."
- (e) in rule 13-
- (i) for sub-rule (1), the following sub-rule shall be substituted, namely:--
 - "(1) An inquiry into the misconduct of a notary may be initiated either suo motu by the appropriate Government or on a complaint received in Form XIII."
- (ii) after sub-rule (4), the following sub-rule shall be inserted, namely:-
 - "(4a) Where an inquiry is initiated *suo motu* by the appropriate Government, the appropriate Government shall send to the notary a statement specifying the charge or charges against him, together with particulars of the oral or documentary evidence relied upon in support of such charge or charges.";
- (iii) in sub-rule (5), for the words "A notary against whom a complaint is made may, within fourteen days of the service of a copy of the complaint", the words "A notary against whom an inquiry has been initiated may, within fourteen days of the service on him of a copy of the complaint under sub-rule (4) or of the statement of charges under sub-rule (4a), as the case may be," shall be substituted:
- (iv) in sub-rule (6), for the words "the complaint and the written statement", the words "the written statement", and for the words "the complaint shall be filed", the words "the complaint or charge shall be filed" shall be substituted;
- (v) in sub-rule (7), for the words "shall ask the complaint", the words "shall, if the inquiry was initiated on complaint, ask the complainant" shall be substituted;
- (vi) in sub-rule (9), for the words "A notary against whom a complaint is made", the words "A notary who is proceeded against" shall be substituted;
- (f) i.e. in Form I, after paragraph 4, the following paragraph shall be inserted, namely:—
 - "4-A. That no previous application of the memorialist has been rejected or withdrawn by him, within the preceding six months."

[No. F. 1/2/58-Notts.]

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 1st November 1958

Public Debt Rules, 1946

- G.S.R. 1057.—The following draft of an amendment to the Public Debt Rules, 1946, which the Central Government propose to make in exercise of the powers conferred by section 28 of the Public Debt Act, 1944 (18 of 1944), is hereby published as required by sub-section (1) of that section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 8th December, 1958.
- 2. Any objection or suggestion received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Drast Amendment

In the said rules, after rule 8A, the following rule shall be inserted, namely:—

- "8-B. Purchase of Treasury Savings Deposit Certificates through Scheduled Banks—
 - (1) Where an application for investment in Treasury Savings Deposit Certificates has been signed by a scheduled bank purporting to do so on behalf of another person, the Public Debt Office may, if so requested by such bank indicate on the face of the Treasury Savings Deposit Certificate, in addition to the name of the person on whose behalf the application purports to have been made, the name of the bank making the application.
 - (2) Where a Treasury Savings Deposit Certificate has been issued in the manner indicated in sub-rule (1), the bank whose name appears on the Treasury Savings Deposit Certificate may be regarded by the Public Debt Office as being the duly constituted agent of the person on whose behalf the application purported to have been made for all purposes connected with such certificate, and, in particular, as having been authorised by such person to receive all payments and give effective discharges on his behalf."

[No. F.12(33)-NS/57.] M. L. VARMA, Under Secy.

(Department of Economic Affairs) ORDER

New Delhi, the 29th October 1958

G.S.R. 1058.—In exercise of the powers conferred by the proviso to paragraph 2 of the Second Schedule to the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government hereby directs that the sums payable to the State of Uttar Pradesh under sub-clause (ii) or sub-clause (iii) of clause (b) of the said paragraph in respect of the financial year ending on the 31st March, 1959, shall be paid to that State in respect of that financial year, notwithstanding the levy and collection, if any, in that State of a tax on the sale or purchase of Khandsari sugar by or under any law of that State in respect of the period commencing on the 1st November, 1958 and ending on the 31st March, 1959.

[No. 1(28)-ST/58.]

(Department of Economic Affairs)

CORRIGENDA

New Delhi, the 29th October 1958

G.S.R. 1059.—In the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. G.S.R. 896, dated the 23rd September, 1958 published at pages 465—475 of part II, Section 3, sub-section (i),

of the Gazette of India Extraordinary dated the 1st October, 1958, the following corrections shall be made, namely.-

- 1. Page 466.—In line 38, for "machinery plant,", substitute "machinery, plant,'
- 2. Page 466.—In line 47, for "resale", substitute "resale......".
- 3. Page 467.—In line 8, for 'in the course of', substitute 'in the course of'.
- 4. Page 648.—(a) In line 1, for "After Form 'C',", substitute "for Form
- (b) in the portion marked 'original' of Form 'C', in line 13, for "valid". substitute "is valid";
- (c) in all the 3 parts of Form 'C',-
 - (i) in line 19, for "*(Seller)", substitute "†(Seller)".
 - (ii) in lines 21-32, for the words commencing from "Certified that the goods" and ending with "packing of goods for sale/resale" substitute the following, namely:-

"Certified that the goods

- **ordered for in our purchase order No. dated purchased from you as per bill/cash memo stated below* supplied under your challan No.dated.......... are for
- **resale

use in manufacture/processing of goods for sale use in mining use in generation/distribution of power packing of goods for sale/resale

- 5. pages 470-471.—In Form 'D'
 - (a) in the portion marked 'original'-
 - (i) in line 18, for "No", substitute "No.dt....."; (ii) in line 19, omit "dt......"; (iii) in line 34, for "*Name", substitute "†Name".
 - (b) in the portion marked 'Duplicate', in line substitute "†Name". 33, for "*Name",
- 6. pages 472-473.—In Form 'EI'—

 - (a) in the portion marked "Counterfoil", in line 38, for the words "I We", substitute "I/We";
 (b) in the portion marked "Duplicate", in line 33, for the word "another", substitute "other".
- 7. pages 474-475.—In Form 'E-II'-
 - (a) in the portion marked 'duplicate', in line 42, for the word 'date', substitute "dated";
 - (b) in the portion marked 'original', in the last line, for "States", substitute "State".

[No. F.8(8)-ST/58.]

M. K. VENKATACHALAM, Dy. Secy.

(Department of Revenue) CENTRAL EXCISES

New Delhi, the 8th November 1958 G.S.R. 1060.—In pursuance of rule 12 of the Central Excise Rules. 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India, Ministry of Finance (Department of Revenue) No. 14/58-Central Excises, dated the 1st February, 1958, namely—

In the said notification, for item (i), the following item shall be substituted,

namel**y**-

Rate of Rebate

"(i) on Vegetable Product...Rs. 128:50 per ton of such vegetable product." [No. 120/58.]

S. K. BHATTACHARJEE, Dy. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 8th November 1958

G.S.R. 1061.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by section 43B of the Sea Customs Act, 1878 (8 of 1878), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry is published as required by sub-section (3) of the said section of the Sea Customs Act, 1878 (8 of 1878), for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 10th December, 1958.

Any objection or suggestion which may be received from any person with regard to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

- 1. Short title.—These rules may be called the Customs and Central Excise Duties Drawback (Socketted tubes) Rules, 1958.
 - 2. Definitions.—In these rules, unless the context otherwise requires,—
 - (a) "duty-paid materials" mean---
 - sockets of black wrought iron or galvanised wrought iron, and other materials imported into India or the State of Pondicherry on payment of customs duty; and
 - (ii) articles of steel manufactured in India or the State of Pondicherry from steel ingots on which Central Excise duty has been paid;
 - (b) "goods" means steel tubes fitted with sockets manufactured in India or the State of Pondicherry from duty-paid materials; and
 - (c) "refund" means drawback of customs duty paid on imported materials and rebate of Central Excise duty paid on indigenous materials.
- 3. Goods in respect of which refund may be paid.—Subject to the provisions of the Sea Customs Act, 1878 (8 of 1878) and the Central Excises and Salt Act, 1944 (1 of 1944) and of these rules, and subject also to such of the provisions of the Central Excises Rules, 1944, as may be applicable in this behalf, a refund shall be allowed in respect of the duty-paid materials used in the manufacture of goods exported from India or the State of Pondicherry.
- 4. Rate of refund,—(1) The rate of refund admissible under these rules shall be rupees fifty per ton.
- (2) In addition, in respect of imported sockets, if any, used in the manufacture of the goods, the Central Government (hereinafter in this sub-rule referred to as the Government) may allow such additional refund as may be determined by the Government at such intervals as the Government may consider necessary on the basis of information furnished by the manufacturer of the goods and verified by the Government, in respect of the duty paid on such socket during such period as in the opinion of the Government is relevant for the purpose.
- 5. Exporter's declarations and documents.—At the time of the shipment of the goods, the shipper shall—
 - (i) make a declaration on the relative shipping bill that a claim for refund under these rules is being made;
 - (ii) state on the shipping bill, the description, quantity, name of the manufacturer, brand name and such other particulars as are necessary for the determination of the rate and amount of refund; and
 - (iii) furnish the Customs Collector with a copy of the shipment invoice or any other document giving details of the description, quantity, value, name of manufacturer and brand name of the goods under shipment.
- 6. Time-limit for refund claim.—No payment of refund shall be made under these rules unless the shipper prefers his claim for refund within six months from the date of entry for shipment duly supported by evidence of compliance with the provisions of these rules.

- 7. Powers of Customs Collector.—For the purpose of these rules, the Customs Collector may require the shipper or the manufacturer of the goods to produce any books of accounts of the duty paid material used in the manufacture of the goods and the duty paid thereon.
- 8. Access to manufactory.—The manufacturer of the goods in respect of which a refund is claimed under these rules shall give access to every part of the manufactory to any officer of the Central Government specially authorised in this behalf by the Chief Customs Officer or the Chief Customs Authority to enable the officer so authorised to inspect the processes of manufacture and to verify by actual check or otherwise the statements made in support of the claim for refund.

[No. 65/F. No. 34/171/57-Cus.-IV.]

CORRIGENDUM

CUSTOMS AND CENTRAL EXCISES

New Delhi, the 8th November 1958

G.S.R. 1062.—In G.S.R. 636 published with the Gazette of Lndia Extraordinary in Part II Section 3(i) dated the 25th July, 1958 for the words "Subject to the provisions of the Acts" occuring in rule 3 thereof read "Subject to the provisions of the Sea Customs Act, 1878 (8 of 1878) and the Central Excises and Salt Act, 1944, of 1944".

[No. 66/F, No. 34/109/58-Cus.IV.]

M. A. RANGASWAMY, Dy. Secy.

(Department of Revenue)

DANGEROUS DRUGS

New Delhi, the 8th November 1958

G.S.R. 1063—In pursuance of clause (a) of rule 2 of the Central Opium Rules, 1934, the Central Government hereby defines the tracts in the State of Uttar Pradesh, Madhya Pradesh and Rajasthan specified in the Schedule annexed hereto as tracts within which poppy may be cultivated on account of Government, during the Opium year commencing on the 1st October, 1958 and ending on the 30th September, 1959:—

SCHEDULE

PART I

State of Uttar Pradesh

		Extent
Designation of tract	District	Tehsil / Pargana
Faizabad Opium Division	. Faizabad	Mangalsi, Khandasa, Rath, Amsin, Haveli, Akbarpur, Majhora, Sirhirpur, Tanda and Bidhar.
	Basti Ghazipur	Amorha. Experimental farm attached to the Government Opium and Alkaloid Works, Ghazipur.
Barabanki Opium Division	• Barabanki	Daryabad, Baddu Sarai, Nawabgani, Ramnagar, Dewa, Kursi, Partabgani, Satrik, Siddhaur, Haidergarh, Rudauli, Subeha, Mawai, Fatehpur, Bhitaula,
,	Lucknow	Mohammadpur and Surajpur. Botancial Gardens, Lucknow. Central Sugarcane Research Institute at Dilsukha Lucknow.

			Extent				
Designation of tract.		District	Tehsil / Pargana				
Bareilly Opium Division	•	Bareilly	Sancha, Ballia, Aonla, Sirauli and Farid- pur.				
Shahjahanpur Opium Division		Shahjahanpur Dehra Dun	Jalalabad, Kant, Nigohi, Tilhar, Jalalpu and Khera Bajhera. Jaunsar-Bawar,				
		PART I	I				
	St	ate of Madhya	Pradesh				
Neemuch I Optum Division		Mandsaur	Neemuch and Jawad.				
Neemuch II Opium Division		Mandsaur	Garoth, Bhanpura and Manasa.				
Mandsaur II Opium Division		Mandsaur	Mandsaur				
Mandsaur II Opium Division		Mandsaur	Malhargarh and Sitamau.				
Ratlam Opium Division .	•	Ratlam Shajapur	Ratlam, Jaora, Alot and Sailana. Agar and Susner.				
		PART I	III				
		State of R	ajastlian				
Chittorgarh Opium Division	•	Chittorgarh	Achnera, Pattabgarh, Chhori Sadri Kanera, Nimbahera, Begun, Chit torgarh, Doongla, Bari Sadri, Bhadesar Rashmi, Kapasin and G a ngrar.				
		Bhilwara	Bijolia.				
Ihalawar Opium Division .		Thalawar	Pachpahar, Khanpur, Aklera Manoha				

	Bhilwara	torgarh, Doongla, Bari Sadri, Bhadesar, Rashmi, Kapasin and Gangrar. Bijolia.
Jhalawar Opium Division .	. Jhalawar	Pachpahar, Khanpur, Aklera, Manohar Thana, Bakani, Asnawar, Patan, Dag Gangdhar and Pirawa,
Kotah Optum Division .	• Kotah	Ramganj, Mandi, Sangod, Chechat- Morak, Chhipa Barod, Chhabra, Atru, Baran, Kanwas, Ladpura and Anta.

[No. 20.]

M. C. DAS Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 28th October 1958

G.S.R. 1064.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to Class III and Class IV posts of Radiologist,

X-Ray and Dark Room Assistant and X-Ray Attendant, in the X-Ray Installation, Simla, namely:—

- 1. Short title.—These rules may be called the X-Ray Installation, Simla (Radiologist, X-Ray and Dark Room Assistant and X-Ray Attendant) Recruitment Rules, 1958.
- 2. Method of recruitment.—Recruitment to the posts of Radiologist, X-Ray and Dark Room Assistant and X-Ray Attendant in the X-Ray Installation, Simla, shall be made in accordance with the provisions of the Schedule hereto annexed.

SCHEDULE

X-Ray Installation

Name of Post Its Classification (Gazette		Scale of Pay	Duties	No. of posts	Percentage of filled by	
	or Non-Gazet- ted Ministerial or Non-Minis- terial)				Direct recru- itment	by sel- ection.

1	2	3	4	5	6	7
Radiologist,	Class III Non- Gazetted Non-Minis- terial.	As admissible in Punjab State appro- ved by Cen- tral Govern- ment.	Diagnostic Radiograph y .	I	••	
X-Ray and Dark Room Assistant.	Class III Non- Gazetted.	60-5/2-75-3- 105.	Assistance to Radiologist. Preparation of X- Ray Plant etc.	I	100%	* *
X-Ray Attendant.	Class IV	35-1-50	Those of a peon, and general assistance.	Ι.	100%	F

^{*}The upper age limit prescribed for direct recruitment shall be relaxed in the case of Scheduled general orders issued from time to time by the Government of India.

Simla								
posts to be Promotion		Fo	r Direct recruitmen	-	Whether age and	Grades/sour- ces from which		
Seniority cum- fitness	Transfe	Age limits	other qualifica-	er qualifica- of pro-		promotion or transfer are to he made		
8	9	10	11	12	13	14	15	
.,	100% (on deputa- tion)		••	••		Assistant Surgeon (Non- Gazetted) from Govern- ment of Punjab.		
••		* 25 years	Matriculate. trained in Ra- diograph y .	ı year	• •	••		
		* 25 years	Middle School examination passed, knowle- dge in English and experience in X-Ray Assis- tance and Dark Room work.					

Castes/Scheduled Tribes displaced persons and other special categories in accordance with the

[No. F. 35-24/58-HI.] V. SUBRAMANIAN, Under Secy.

New Delhi, the 1st November 1958

G.S.R. 1065.—The following draft of a certain amendment to the Indian Port Health Rules, 1955 which the Central Government proposes to make in exercise of the powers conferred by clause (p) of sub-section (1) of section (6) of the Indian Ports Act, 1908 (15 of 1908) is hereby published as required by sub-section (2) of that section, for the information of all persons likely to be affected thereby and notice is hereby given that the sald draft will be taken into consideration on or after 30th January, 1959.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said rules, in clause (ii) of the Note below rule 57(2) after the word "Cochin" the word "Kandla" shall be inserted.

[No. F. 15-6/58-IH.]

T. V. ANANTANARAYANAN, Under Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 23rd October 1958

G.S.R. 1066.—In exercise of the powers conferred by section 4 of the Madras Out Ports Landing and Shipping Fees Act, 1885 (Madras Act III of 1885), the Central Government hereby makes the following amendment in the schedule of the Landing and Shipping Fees published with the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) No. 17-PIII(43)/57-II dated the 26th September, 1957, namely:—

In the said schedule, under the classification "50-Metals, minerals and articles made of metal, not otherwise classified under hardware or machinery", after item "P. 1. Bauxite Ore", the following item shall be inserted, namely:—

No. of item	Description of goods	Unit	Rate. Rs. nP
P. 2	Ferro Manganese Alloy.	Ton.	This rate does not include the charges for handling by the Port by the use of its mechanical gear. If the Ports is required to handle the cargo, an additional charge of Rs. 1·25 nP. per ton plus labour handling charges at rates notified from time to time by the Port Conservator plus an additional departmental charge of 12½% on the actual labour handling charges will be levied.

2. This amendment shall come into force on the 1st December, 1958.

[No. 17B-PG(61)/58.]

New Delhi, the 28th October 1958

G.S.R. 1067.—In exercise of the powers conferred by sub-section (1) of section 35 of the Indian Ports Act, 1908 (15 of 1908) the Central Government hereby makes the following amendment in the notification of the Government of India

in the Ministry of Transport No. 3-PII(137)/54-VI, dated the 1st October, 1955, fixing the fees for services rendered to vessels at the Port of Kandla, namely:—

In the Schedule to the said Notification, after Part VII "Fees for overtimework" the following shall be added as Part VIII—

"VIII beaching charges.—Beaching charges shall be levied on vessels lying idle within the port at the rate of 5 Naye Paise per net registered ton per calendar month or part thereof".

[No. 2B-PG(62)/58.]

New Delhi, the 30th October 1958

G.S.R. 1068.—The following draft of an amendment to the Port of Kandla (Petroleum) Rules, 1955, which the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of Section 6 of the Indian Ports Act, 1908 (15 of 1908) is published as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 10th December. 1958.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In part V of the said rules, after rule 11, the following rule shall be inserted namely:—

"12. When two or more sailing vessels or crafts call or remain at the Port of Kandla at one and the same time, and all or any of them have or has on board dangerous patroleum, such vessel or craft shall, except for the purposes of transhipment of such petroleum from one vessel or craft to another, not lie within a distance of 100 feet of one another: Provided, that if in any case the Deputy Conservator is of opinion that it is impracticable to maintain the said distance of 100 feet, he may specify such lesser distance as he thinks fit in the circumstances of that case."

[No. F. 2-B-PG(30)/58.]

D. A. R. WARRIAR, Under Secy.

MINISTRY OF WORKS, HOUSING & SUPPLY

(Central Boilers Board)

New Delhi, the 28th October 1958

G.S.R. 1069.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 25th January, 1959.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations, for clause (b) of regulation 290, the following clause shall be substituted, namely:—

"(b) Valves may be fabricated from seamless steel pipes for pressures not exceeding 250 pounds per square inch and temperatures not exceeding 800°F. The welding should conform to Regulation 125 and value

chest should be stress relieved after fabrication. Valves meant for use in pipe work may also be fabricated by welding from seamless steel pipes but no restriction as above regarding pressure and temperature shall apply to them provided the welding complies with all the relevant requirements of fusion welding such as stress relieving and radio-graphic inspection of the weld and the like prescribed in Chapter V of these Regulations. The working pressure of the valves shall be determined from equation 91 where 2 Se shall be substituted by 1.8 S. The wall thickness shall not be less than 3/8". The fabricated valves with their assembled fittings shall withstanding satisfactorily a hydraulic test to the same pressure as will be applied to the drum during its registration."

[No. S&PII/BL-9(15)/58.]

M. N. KALE, Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 31st October 1958

G.S.R. 1070.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890) read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby makes the following further amendment in the General Rules for all open lines of Railways in India administered by the Government, published with the notification of the Government of India in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In sub-rule (b) of rule 71-A of the said rules for the words "back light", the words "light or back light" shall be substituted.

[No. 58TTV/29/32.]

R. E. de Sa. Secy.

MINISTRY OF COMMERCE & INDUSTRY

COFFEE CONTROL

New Delhi, the 29th October 1958

G.S.R. 1071.—In exercise of the powers conferred by section 48 of the Coffee Act, 1942 (7 of 1942), the Central Government hereby makes the following amendment in the Coffee Rules, 1955, namely:—

In the First Schedule to the said rules, for form G, the following form shall be substituted, namely:—

FORM G

[See rule 46(1) (iii)]

Please state the period for which the Return is made (i.e., 1-8- to......)

COFFEE BOARD

Monthly Crop Return

[From G. See Rule 46(1) (iii)]

Monthly Crop Return to be furnished by a Registered owner under Section 23 of the Coffee Act, on the 1st of every month.

N.B.—1. The first return of the year (August to July) shall be furnished on the 1st day of October in respect of estates in the Madurai and Tirunelveli districts of the State of Madras and on the 1st January in respect of others.

- 2. The returns of the year shall continue to be furnished until the entire crop on the trees has been picked and the Gleanings collected, the last return of the year being marked 'Final'.
- 3. Each return shall relate to the period from the 1st of August to the day preceding its due date of submission i.e., total crop to date.
- 4. FRUIT means what is picked for pulping; CHERRY means the coffee to be dried in its natural state.

Registration	No.				}	Dis	trict
Name of Own	er and	Man	ager (i	fan	y) with Postal Add	ress.	
Name of Cur	er						
}					Crop picked & collected to date.	Crop despatched to Pool Agent	Crop delivered to collecting Agent or Pool Depot.
F					(a)	(b)	(c)
Arabica. : t. Fruit 2. Cherry. 3. Gleanings.			-	•			
Robusta.	Total	A RA	BICA.				
1. Fruit 2. Cherry. 3. Gleahings.			•				
	Total	RoB	USTA				

Crop Estimates Revised up to date.

Arabica tons/cwts/tonnes Robusta tons/cwts/tonnes.

(a) Figures to be shown in Cherry Boxes or any other unit together with their equivalent in Imperial Bushels or cwts. or tons/tonnes as the case may be.

(b) Figures to be given in struck Imperial Bushels, if possible, but if not possible in any other unit together with their equivalents in pounds avoirdupois/kilograms or Imperial Bushels.

Place:

Date:

Signature.

[No. 2(3)Plant(B)/58.]

M. S. SADASIVAN, Under Secy.

New Delhi, the 31st October 1958

- G.S.R. 1072.—In exercise of the powers conferred by proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—
- 1. Short title and application.—(i) These rules may be called the Import and Export Trade Control Organization Class II non-gazetted Recruitment Rules, 1957.
- (ii) They shall apply to the (Class II) Posts of Statictical Investigator Grade I in the Headquarters office of the Chief Controller of Imports and exports.
- 2. Method of recruitment.—The method of recruitment, educational and other qualifications, age limit, scale of pay, period of probation etc. shall be laid down in the Schedule annexed hereto.

	Recruitment Rules for the Post of Statistical Investigator Grade I in									
N _á me of post	No. of posts	Classification	Scale of pay	Whether relection post or non- selection post	Age limit for direct recruits					
I	2	3	4	5	6					
tutistical Investigator Grade I.	3	G.C.S. Class 11 Non-Guzetted (Non-Mins- terial)	Rs. 275-25-500	Sclection	Below 30 year (1) Relaxable for Govt, servants, (11) Also relaxable for S. caste: S. Trib candidate an displaced per sons and othe special cate gories in secon dance with th general order issued froi time to time by Govt					

Educational and oth er qualifications required.	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees.	Period of prohetipn, if any	Method of rectt. whether by direct rectt. or by promotion or I transfer & percentage of the vacancies to be filled by various methods.	In case of rectt. by promotion/ transfer, grades from which pro- motion to be made.	If a DPC exists what is its com- position.	Circumstances in which U.P. S.C. is to be consulted in making rectt.
7	8	9	10	11	12	13
Essential: (i) Second Class Master's or equivalent Honours degree in Statistics or Mathematics/Economics Commerce with Statistics as a subject of recognised University. (ii) About one year's experience in handling Economic & Statistical date pertaining to forcigate at Commission's discretion in case of candidates otherwise well qualified. Desirable:—	- - - - -	One year	50% by direct recruitment and 50% by promotion.	Pro notion:— (f) Statistical Investigator Gr. II. (ii) Tech. Asstts.	Class II D. P.C.	As required under the rules.

[No. 2/62/56/Vol.II.Admn./9203.] P. N. SAREEN, Under Secy.

TEA CONTROL

New Delhi, the 1st November 1958

G.S.R. 1073.—In exercise of the powers conferred by sub-section (1) of section 50 of the Tea Act, 1953 (29 of 1953), the Tea Board hereby makes the following further amendments in the Tea Board By-laws, 1955, the same having been confirmed by the Central Government as required by sub-section (2) of the said section, namely—

In the said by-laws--

- 1. in by-law 2, after clause (iii), the following clause shall be inserted, namely-
 - "(iii-a) 'Deputy Chairman' means an officer of the Board, appointed by the Central Government as the Deputy Chairman of the Board.";
- 2. in sub-clause (iii) of clause (2) of by-law 18, in the proviso to by-law 29, in the second proviso to clause (1) of by-law 31, in clause (1) of by-law 39 and in by-law 46, after the word 'Chairman', wherever it occurs, the words 'or Deputy Chairman' shall be inserted;
 - 3, in by-law 28,
 - (a) for clause (1), the following clause shall be substituted, namely-
 - "The Chairman shall be the controlling officer in respect of his own travelling and daily allowances as also in respect of the travelling and daily allowances of the Deputy Chairman.";
 - (b) in clause (2),—
 - (i) for the words 'or the Vice Chairman', the words 'or Deputy Chairman' shall be substituted;
 - (ii) the words 'Officer on Special Duty' shall be omitted;
- 4. in clause (1) of by-law 32, for the words 'the Secretary', the words 'the Deputy Chairman or the Secretary' shall be substituted;
 - 5, for by-law 45, the following by-law shall be substituted, namely—
 - "45. All cheques for an amount exceeding Rs. 1.000 (Rupees one thousand) shall be signed by Chairman or Deputy Chairman and in their absence by the Secretary and counter-signed by a member of the Executive Committee. Cheques for sums not exceeding Rs. 1,000/shall be signed by the Secretary or an officer of the Board duly empowered in this behalf by the Chairman:
 - Provided that the provision of this by-law shall not apply in respect of the operation of the Field Tea Promotion Accounts and the Tea Board (Joint Controller) Account.";
 - 6. in by-law 47,
 - (i) for the words 'Chairman, the Secretary', the words 'Chairman, the Deputy Chairman, the Secretary' shall be substituted;
 - (ii) after the words and figures 'Chairman Rs. 5,000 on any one item' the following words and figures shall be inserted, namely—

'Deputy Chairman upto Rs. 2,500 on any one item';

- 7. in by-law 48,
 - (i) for the words 'Chairman, the Secretary'. the words 'Chairman, the Deputy Chairman, the Secretary' shall be substituted;
 - (ii) after the words and figures 'Chairman, Rs. 5.000', the following words and figures shall be inserted, namely—

'Deputy Chairman Rs. 2,500'; and

- 8. in by-law 52,
 - for the words 'Chairman and', the words 'Chairman, the Deputy Chairman and' shall be substituted;

(ii) after the words and figures 'Chairman upto Rs. 250', the following words and figures shall be inserted, namely—

'Deputy Chairman upto Rs. 200'.

[No. 8(6) Plant (A) /58.]

P. V. RAMASWAMY, Under Secy.

ORDER

New Delhi, the 12th September 1958

G.S.R. 1074.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment in the Non-Ferrous Metals Control Order, 1958, namely:—

Amendment

In the said Order,— Clause 7 shall be renumbered as sub-clause (1) of that clause, and after the sub-clause as so renumbered, the following sub-clause shall be inserted, namely—

"(2) The provisions of sections 102 and 103 of the Code of Criminal Procedure, 1898, relating to search and seizure shall, so far as may be, apply to searches and seizures under this clause."

[No. 31(17)-Com(Genl)/58.]

K. B. LALL, Jt. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 3rd November 1958

- G.S.R. 1075.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to Class I and Class II posts in the Directorate of Sugar and Vanaspati, New Delhi, namely:—
- 1. Short title.—These Rules may be called the Directorate of Sugar and Vanaspati (Recruitment to Class I and Class II Posts) Rules, 1958.
- 2. **Description of posts**.—The names of Class I and Class II posts in the Directorate of Sugar and Vanaspati, their number, classification and scales of pay shall be as specified in columns 1 to 5 of the Schedule to these Rules;
- 3. **Method of Recruitment.**—The method of recruitment to the posts aforesaid, the qualifications and age limits required in respect of the candidates recruited to them and other matters relating to these posts shall be as specified in columns 6 to 13 of the Schedule aforesaid.

					Sch
Name of post	No. of posts	Classification	Scale of pay	Whether lection po or non-select post	se- Age limit for st direct recruits tion
I	2	3	4	5	6
1. Chief Director.	One	G.C.S. Class I	Rs. 1600-100-1800	N.A.	Preferably below
					Relaxable for Govt. servants.
2. Deputy Director (Sugar Control)	on•	1)0,	Rs. 600-40-1000- 1000-1050-1050- 1100-1100-1150.	N.A.	Below 45 years.
		Sugar Technol	rody		
3. Deputy Directors (Sugar Technical)	One	Do,	Do.	Selection	Do
CTD. Deputy Directors (Sugar Technical)					
4. Secretary, Development Council for Sugar In- dustry. (Re-designated as (Deputy Director)	One				
	1 WO				

Educational and other qualifications required.	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees.	of proba- tion, if any,	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods.	In case of rectt. bypromotion/ transfer, grades from which pro- motion to be made.	exists what is its com-	Circumstances in which U.P.S.C. is to be con- sulted in making rectt.
7	8	9	10	11	12	13
Essential: 1. Degree of a recognised University.	N.A.	Two years.	By direct recrui	it- N.A.	N,A.	For direct recruitment.
2. About 10 years administrative experience in a responsible capacity including executive as well as administrative in Govt. or an organisation of repute connected with Sugar/or/and Vanaspati Industry.						
 Adequate knowledge of Sugar/Vanaspati In- dustry. 						
Relaxation Clause)						
Essential:	N.A.	Two years.	By direct re- crultment.	N.A.	N.A.	For ducct recruitment.
n. Degree in Arts, Com- merce or Science of a recognised University or equivalent.			Cruitment.			totalinent.
2. About 5 years ex- perlence in a responsible post in the Sugar In- dustry or a Govt, or- ganisation dealing with Sugar or Food Controls.						
(Relaxation Clause)						
Desirable:						
Knowledge of Sugar Trade & Statistics.						•
issential:	No	One year :	By promotion failing which	Promotion:—	Class I D.P. C.	As required under the
Degree in Science of a recognised University with post-graduate degree or diploma in Sugar Technology from a recognised Institution.		motees and two years for direct	by direct re- cruitment.	Technical Officers		rules.
About 5 years' ex- perience in a responsible cupacity of work connec- ted with Sugar Industry		recruits.				
Relaxation Clause)						
Desirable:—						
ntimate knowledge of problems of Indian Sugar Industry.						

		I Inc				<u> </u>
Educational and other qualifications requied.	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of proba- tion, if any.	Merhod of rectt, whether by direct rectt, or by promotion or transfer & percentage of the vacuncies to be filled by various methods.	In case of rectt. by promotion/ transfer, grades from which pro- motion to be made	position.	Circumstances in which U.P.S.C. is to be consul- ted in making rectt'
7	8	9	10	II	12	13
Essential:— 1. Degree in Science of a recognised University with post-graduate Degree or Diploma in Sugar Technology from a recognised University/Institute. 2. Ahout 3 years experience in Sugar factory or in a recognised.	No	One year for pro- motees & two years for direct recruits,	By direct recruitment 75% By promotion 25%	Promotions I. Sugar Inspectors. 2. Junior Technical Officer 3. Senior Technical Assistants.		As required under the rules.
Institute of Sugar Technology. (Relaxation clause) Essential— 1. Degree In Science of a recognised University with a post graduate degree or diploma in Sugar Technology from a recognised_University/Institution.	No.	Do.	By promotion fulling which by direct re- crultment.	Promation 1. Senior Tech- nical Assistant 2' Technical Assistants with at least 3 years service in the grade.		Do.
2. About 3 years' experience in a Sugar factory or in a recognised Institute of Sugar Technology. (Relaxation clause) Essential:— 1. Degree in Art or Commerce or Science of a recognised University or equivalent. 2. About 3 years' experience of work connected with the Sugar Indus-	No	Do.	By direct rec- ruitment 50% by promotion 50%	Promotions:— Technical Assistants (Statis- Ites & Accounts)	Class II D.P.G.	As required under the rules.
try or trade or in a Govt. organisation dealing with sugar or Food controls. (Relaxation Clause) Desirable:— Experience of grading and marketing of sugar, guretc. Essential:— 1. Degree or Diploma in Sugar Technology of a recognised University or Institution. 2. About 2 years' experience of work in a sugar factory or recognised	Do.	Do.	By promotion failing which by direct recruit-ment,	Promotion:— Technical Assistants (ST)	Do.	Do.

Name of post No, of Whether selection Classification Scale of pay Age limit for direct recruits posts post or non-selection post 6 I 3 4 5 VANASPATI G.C.S. Class I Rs. 600-40-1000-1000- Sclection, Gazetted. 1050-1050-1100-1150. 9. Deputy Director (Vanaspati) One Below 45 years

To. Research Chemist, . Do. Do. Rs. 350-350-380-380- Do. Do. 30-500-HB-30-770- 40-850.

II. Inspectors (Vanaspati) Four G. C. S. Rs. 275-25-500-HB- Selection Below 35 Years Class II 30-650.

Educational and other qualifications required	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotes	of probation, if any.	Method of rectt, whether by direct rectt, or by promotion or transfer & percentage of the vacancies to be filled by various racthods.	In case of rectt. by promotion/ transfer, grades from which pro- motion to be made.	If a DPC exists, what is it's composition.	Circumstances in which U.P. S.C. is to be consulted in making rectt.
7	8	9	10	II	12	13
Issential— 1. Master's or fequivalent Hons, Degree in Chemistry with specialisation in fats & Oils or Post-graduate degree; diploma in Oil Technology of a recognised University/Institute. 2. About 5 years experience in a responsible capacity in a Laboratory dealing with Oils and fats. (Relaxation Clause) Desirable— Knowledge of Vegetable Oils and Vanaspati Industries & TRADE.	No	One year for pro- motees years for direct recruits.	By promotion failing which by direct rec- ruitment.	Promotion — 1. Research Chemist with at least 3 years' service in the grade. 2. Inspectors (Vanaspati) with at least 6 years service in the grade.	Class I D.P.C.	As require d under the rules.
Essential — I. Master's or equivalent Hons, degree in Chemistry, Chemical or Oils Technology of a recognised University or Institution. 2. About 3 years' experience in the analysis of oil and fats and estimation of vitamias. (Relaxation Clause) Desirable — Knowledge of analysis of Vanaspati samples.	Do.	Do.	Do.	Promotion— 1. Inspectors (Vanaspati) 2. Chemists.	Do.	Do.
(1) Degree in Science with Chemistry as one of the subjects and specialisation in fate and olls of recognised University or Diploma in Oil Technology of a recognised Institute. (2) About 2 years' experience in manufacture and/or testing of vegetable oils and fats. (Relaxation Clause)			By direct recruit- ment 75% By promotion 25%	Premotion Chemists.	Ciass II D.P.C.	Do.

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Name of post No. of posts . Classification Age limit for direct recruits Scale of pay Whether selection post or selection post I 3 6 5 4 ACCOUNTS G. C. S. Class I R9.350-350-380-380-380-Gazetted. R9.350-RB-30-770-40-850, N.A. 12. Assistant Director (Accounts) One? Below 35 years.

STATISTICS

1062

13. Section officer (Technical) One

G. C. S. Class II Rs. 275-25-500. Gazetted.

Sclection.

Do.

ENGINEERING

14. Processing Engineer.

One

G.C.S. Class I Rs. 1000-50-1300-60- N.A. Gazetted. 1600.

Below 45 years.

Educational and other qualifications required.	Whether age and educational qualifications prescribed for the direct receruits will apply in the case of promotees	Period of probation if any.	Method of rectt., whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods.	In case of rectt, by promotion/ transfer, grades from which pro- motion to be made.	If a DPC exists what is its composition.	Circumstances in which U.P.S.C. is to be consulted in making rectt,
7	8	9	10	11	12	13
Essential— (1) Degree in Arts or Science of a recognised University or Associate Membership of the Institute of Chartered Accountants of India. (2) About 5 year's experience in a responsible capacity in the Audit/Accounts Deptt, in a Govt. office or a Public body or any Commercial organisation of repute. (Relaxation, Clause)	N. A.	One year for pro- motees and two years for direct recruits.	By transfer failing which by direct recruit-ment.	By transfer of a qualified officer from any of the organised Accounts Services (S. A. S. of the Auditor General Military Accounts Deptt, etc.)	N.A.	As required under the rules.
(Reavation, Clause) Essential— (1). Master's or equivalent Hons. Degree in Muthe- matical or Statistics or Feonomics for Com- merce of a recognised University. (2). Knowledge of appli- cation of statistical methods to Heonomic problems. (3). About 3 year's ex- perience of statistical work in a Govt, office.	No	Do.	By promotion failing which by direct recruit- ment.	Promotion — Technical Assistants (Statistics)	Class II D.P.C.	Do.
(Relaxation Cluase) Desirable— 1. Knowledge of application of statistical methods to Sugar problems. 2. Experience of collection compilation, analysis and interpretation of sugar statistics in a Goyt. office.						
Estential— (1). At least 2nd class Degree in Mechanical Engineering of a recognised University or equivalent. (2). About 10 year's experience of working in a responsible capacity in a large workshop manufacturing sugar machinery and/or a large size augar factory and / or recognised institution dealing with sugar Technology. (Relaxation Clause)	N.A.	Two years	By direct re- cruitment.	N.A.	N.A.	For direct rec- ruitment.

Explanations for abbreviations used in the above rules.

- (I) G.C.S. = General Central Service
- (a) N.A. = Not applicable.
- (3) S.T. Sugar Technical.
- (4) D.P.C. Departmental Promotion Committee.
- (5) Relexation clause' means that qualifications and age for each of the posts above are relexable at the discretion of the U.P.S.C. in the case of candidates otherwise well qualified.

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any,	Method of rectt. whether by direct rectt, or by promotion or transfer & per- centage of the vacancies to be filled by various methods	by promotion/ transfer, grades	If a DPC exists what is its com- position	Circumstances in which U.P.S.C. is to be consulted in making rectt.
8	9	10	11	12	13
No	One year for pro- motess and two years for direct recruits.	By promotion falling which by direct re- cruitment.	PROMOTION 1. Junior tech- uical Officer (Sugar Engi- neering)	I Class I D.P.C.	As required under the rules,
N.A.	a years	By direct recruit- ment	N.A.	N.A.	For direct recruitment.
	age and educational qualifi- cations prescribed for the direct recruits will apply in the case of pro- motes	age and educational qualifications prescribed for the direct recruits will apply in the case of promotees No One year for promotees and two years for direct recruits.	age and education, if any, promotion or transfer & percentage of the vacancies to be filled by various methods No One year for promotions or transfer & percentage of the vacancies to be filled by various methods No One year for promotion or transfer & percentage of the vacancies to be filled by various methods No One year for promotion falling which motees and two years for direct recruits.	age and education, if any, probation, if any, promotion or transfer & percentage of the vacancies to be filled by various methods No One year of promotion for promotions and two years for direct recruits. No One year for direct recruits. No One year for direct recruits. By promotion or transfer, grades from which promotion or transfer & percentage of the vacancies to be filled by various methods. PROMOTION I. Junior technical Officer (Sugar Binginaering) I. Junior technical Officer (Sugar Binginaering) PROMOTION I. Junior technical Officer (Sugar Binginaering)	whether by direct rect. or by promotion or transfer, grades from which promotion to be reactions of transfer approach on the direct recruits will apply in the case of promotees No One year for promotees No One year for promotees No One year for grades for the case of promotees No One year for grades for the case of the case of promotees and two years for direct recruits. No One year for direct recruits. By promotion or transfer, grades is its commotion to be made. PROMOTION I. Junior technical Officer (Sugar Engineering) PROMOTION I. Junior technical Officer (Sugar Engineering) PROMOTION I. Junior technical Officer (Sugar Engineering) No. A. 2 years By direct recruits N.A. N.A.

[No. F. 1-89/57-S.Admn.]

S. D. UDHRAIN, Under Secy.